UNITED STATES DISTRICT COURT THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

| UNITED STATES OF AMERIC | A, Plaintiff, | Case Number 13-mj-71055-HRL |
|---|---|--|
| v. <u>MIGUEL ANGEL AVILES</u> | , Defendant. | ORDER OF DETENTION PENDING TRIAL |
| In accordance with the I | Bail Reform Act. 18 U.S. | C. § 3142(f), a detention hearing was held on September 10, 2013. |
| | | Fuller AFPD. The United States was represented by Assistant U.S. |
| Attorney Edward Fluet . | <u></u> | |
| PART I. PRESUMPTIONS APPLIC | CABLE | |
| | _ | scribed in 18 U.S.C. § 3142(f)(1) and the defendant has been convicted |
| of a prior offense described in 18 | U.S.C. § 3142(f)(1) whi | ile on release pending trial for a federal, state or local offense, and a |
| | ears has elapsed since th | ne date of conviction or the release of the person from imprisonment, |
| whichever is later. | | |
| | | condition or combination of conditions will reasonably assure the safety |
| of any other person and the com | • | |
| • | ause based upon (the indi | ictment) (the facts found in Part IV below) to believe that the defendant |
| has committed an offense | | |
| _ | ich a maximum term of it seq., § 951 et seq., or § 9 | mprisonment of 10 years or more is prescribed in 21 U.S.C. § |
| B under | 18 II S.C. 8 924(c): use o | of a firearm during the commission of a felony |
| This establishes a rebutt | able presumption that no | condition or combination of conditions will reasonably assure the |
| appearance of the detendant as re | equired and the safety of 1 | the community. |
| No presumption ap | olies. | NORTHERK LEAK 2013 |
| PART II. REBUTTAL OF PRESUN | IPTIONS, IF APPLICABLE | E THERN DISTOISTEIN OF THE WILLIAM |
| / / The defendant has i | not come forward with su | ifficient evidence to rebut the applicable presumption share he |
| therefore will be ordered detaine | d . | NORTHERN, U.S. DISTRICTIONS E Ifficient evidence to rebut the applicable presumption of the control of the co |
| / / The defendant has o | come forward with evider | nce to rebut the applicable presumption[s] to wit: . |
| Thus, the burden of prod | of shifts back to the Unite | ed States. |
| PART III. PROOF (WHERE PRE | | |
| | | rance of the evidence that no condition or combination of conditions will |
| reasonably assure the appearance of the defendant as required, AND/OR | | |
| / / The United States has proved by clear and convincing evidence that no condition or combination of conditions will | | |
| reasonably assure the safety of any other person and the community. | | |
| PART IV. WRITTEN FINDINGS OF FACT AND STATEMENT OF REASONS FOR DETENTION | | |
| | into account the factors | set out in 18 U.S.C. § 3142(g) and all of the information submitted at |
| the hearing and finds as follows: | 1.4 ATTO A 1 . | and a section of the |
| | | waived written findings. |
| PART V. DIRECTIONS REGARDS | | torney General or his designated representative for confinement in a |
| | | rsons awaiting or serving sentences or being held in custody pending appeal |
| The defendant shall be afforded a re | asonable opportunity for | private consultation with defense counsel. On order of a court of the |
| Inited States or on the request of an | attorney for the Governr | ment, the person in charge of the corrections facility shall deliver the |
| | | appearance in connection with a court proceeding. |
| | · · · · · · · · · · · · · · · | " |
| 1 | | $11 \downarrow \uparrow \uparrow$ |
| Dated: $9 0 7$ | <u></u> | |
| Dated: | | |
| • / | | HOWARD R. LLOYD |
| United States Magistrate Judge | | |

AUSA ___, ATTY _____, PTS ____